

ESTTA Tracking number: **ESTTA601636**

Filing date: **04/30/2014**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92052260
Party	Defendant Edgar Alexander Barrera
Correspondence Address	EDGAR ALEXANDER BARRERA BY MELISSA BARRERA POWER OF ATTORNEY 22159 LADERA STREET GRAND TERRACE, CA 92313 UNITED STATES axlellism@netbusiness.com
Submission	Other Motions/Papers
Filer's Name	Edgar Alexander Barrera/
Filer's e-mail	Axlellism@netbusiness.com
Signature	/edgaralexanderbarrera/
Date	04/30/2014
Attachments	trademark motion001.pdf(73164 bytes) Hospital Letter001.pdf(112713 bytes) Hospital Letter002.pdf(35353 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

STEPHEN A. WESTLAKE)	
)	
Petitioner,)	Cancellation No. 92/052,260
)	(Serial No. 77/378,015
)	
EDGAR ALEXANDER BARRERA)	
)	
Respondent.)	

EMERGENCY MOTION OF TIME EXTENSION
FOR DISCOVERY CLOSES

Edgar Alexander Barrera, is the Respondent in this matter.

Respondent respectfully requests the TTAB to reconsider this previous motion as the interests of justice being served. The Respondent cannot help or control my godfather's serious health condition. Respondent's godfather's health has been quite serious and justice needs to be allowed some more time due to his serious condition. My godfather has the Discovery Closes information needed for the TTAB.

Attached are letters from Donald J. Fornace, D.O., 1184 Oceanshore Boulevard, Ormond Beach, FL 32176, dated April 29, 2014 and Cortney Davis, ARNP, Jena Medical, 1180 W. Granada Blvd., Ormond Beach, FL 32174 dated April 25, 2014 both are concerning Respondent's godfather's situation.

I am doing everything as fast as possible for the TTAB. I already submitted the Expert Disclosures Due on March 31, 2014.

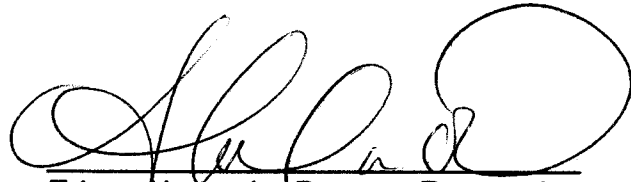
Respondent needs an extension of time and respectfully pleas upon this TTAB to grant this Motion and Request due to my godfather's circumstances.

I also plea that the proceedings be suspended pending the disposition of my motion due to these circumstances beyond Respondent's control.

The interests of justice will be served if this continuance and suspension of the proceedings is granted.

WHEREFORE, Respondent respectfully seeks this Motion for an Extension of Time and Request for A Stay of Proceedings based upon the forgoing reasons due to the Circumstances beyond Respondent's control.

2.



Edgar Alexander Barrera, Respondent
22159 Ladera Street
Grand Terrace, CA 92313

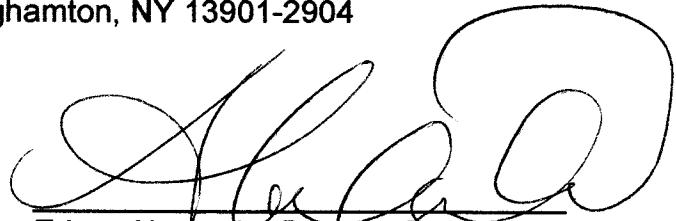
CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing instrument was placed in the United States Mail, postage prepaid, this 30st day of April, 2014, addressed to:

Mark Levy, 700 Security Mutual Bldg., 80 Exchange Street, Binghamton, NY 13902

and

Kevin Guyette, 19 Chenango St. #1101, Binghamton, NY 13901-2904



Edgar Alexander Barrera, Respondent
22159 Ladera Street
Grand Terrace, CA 92313

JENA MEDICAL
DAVID K. YOON, M.D. JAMES BROWN, M.D.
ANN GAFFKA, ARNP CORTNEY DAVIS, ARNP
YANELIS LEYVA, ARNP
1180 W. GRANADA BLVD.
ORMOND BEACH, FL 32174
(386) 677-2606 FAX: (386) 672-5341

Name Euell, Lester Age _____
Address _____
SECURITY FEATURES ON BACK Date 4-25-14

Rx

Pt needs to
Avoid stressful
or strenuous
activities
Due to medical
History

DEA# _____

Refill NR 1 2 3 4 5

Cortney

MD/ARNP

To ensure that a brand name product be dispensed, the prescriber must
handwrite "Brand Medically Necessary" on the prescription form.

NRX14031923925

DONALD J. FORNACE, D.O.

1184 OCEANSHORE BOULEVARD
ORMOND BEACH, FL 32176

(386) 441-6636
(386) 441-6680

DEA# BF0461234
LIC# OS5475

NAME

Hester Euell

ADDRESS

AGE

DATE

4/29/14

R Please excuse Mr. Euell
from Court - due to his
Medical Condition. he is
Being treated for CAD.
he has had previous open
heart surgery

☐ Label

Refill _____ Times

(Signature)

In order for the brand name product to be dispensed, the prescriber must write "Medically
Necessary" below the signature.

VIP130313151

6HCD4008923

